

1 Plaintiff Trove Brands, LLC (“BlenderBottle”) hereby opposes the motion to strike filed
2 by TRRS Magnate LLC (“Hydra Cup”) (Dkt. 89). Hydra Cup’s motion is predicated on a
3 misunderstanding of the federal rules. Hydra Cup contends that BlenderBottle’s reply in support
4 of its cross-motion to modify the scheduling order (Dkt. 82) is untimely because BlenderBottle
5 filed it on Monday, March 18, 2024, rather than on Sunday, March 17. Dkt. 89-1. BlenderBottle
6 does not dispute that its ten-day period to file its reply ended on Sunday, March 17. However,
7 when a period stated in days ends on a Saturday, Sunday, or legal holiday, “the period continues
8 to run until the end of the next day that is not a Saturday, Sunday, or legal holiday.” Fed. R. Civ.
9 P. 6(a)(1)(c). Accordingly, BlenderBottle’s deadline to file its reply was Monday, March 18.
10 Hydra Cup’s more than eight-page motion ignores a basic rule of civil procedure and wastes the
11 time and resources of both BlenderBottle and the Court. The motion should be denied.

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13 Respectfully submitted,

14 KNOBBE, MARTENS, OLSON & BEAR, LLP
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17 Dated: March 26, 2024

By: /s/ Jacob R. Rosenbaum

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21 BLENDERBOTTLE COMPANY
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